

Application No. 10/578,179
Reply to Notice of Allowability of October 29, 2010

REMARKS/ARGUMENTS

Entry of this Amendment After Allowance Under 37 C.F.R. §1.312 is respectfully requested since it does not add any new matter or require further consideration and/or search.

The amendments to Claims 10 and 12 were made to provide proper antecedence in the claims for the “first surface.” The amendments to Claims 9 and 33 were made to delete an incorrect antecedence for “high-frequency signal signals”.

These informalities were discovered by applicants’ attorney during a post-allowance review of the claims and applicants’ attorney has been diligent in correcting any informalities that he has become aware of.

Respectfully submitted,

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